Application Number

Approved for use including 125 (220). Approved for use including 125 (

10/502,266

POWER OF ATTORNEY	Filing Date	March 17, 2005					
	First Named Inventor	Alvaro et al.					
and	Title	Piperidylearboxamide Derivatives  1625 C.C. Chang					
CORRESPONDENCE ADDRESS INDICATION FORM	Art Unit						
INDICATION FORW	Examiner Name						
	Attorney Docket Number	PI4749USw					
I hereby revoke all previous powers of attorney given in the above-identified application.  I hereby appoint:  Practitioners associated with the Customer Number: 23347  OR  Practitioner(s) named below:							
Name	Registration Number						
as myour attorney(s) or agent(s) to prosecute the a	polication identified above	and to transact all business in the					
as my/our attorney(s) or agent(s) to prosecute the application identified above, and to transact all business in the United States Patent and Trademark Office connected therewith.							
Please recognize or change the correspondence address for the above-identified application to:  The address associated with the above-mentioned Customer Number:							

Incadace	40000						
OR							
The address	associ	ated with Customer Number:					
OR							
Firm or Individual Name							
Address							
City			State			Zip	
Country							
Telephone	elephone Email						
am the:							
Applicant/Invent	tor.						
		ne entire interest. See 37 CFR 3.71. FR 3.73(b) is enclosed. (Form PTO/SB/96).					
		SIGNATURE of Applicant	or Assi	gnee of Reco	rd		
Signature	<i></i>	Cobot H.B undo			Date	Septen	nber 25, 2008
Name	Rober	t H. Brink			Telephon	e 919-483-3323	
itle and Company VP, Corporate Intellectual Property							
NOTE: Signatures of	all the	inventors or assignees of record of the e	ntire inte	erest or their re	presentati	ve(s) are re	equired. Submit

This collection of information is required by 3T CFR 13.1, 32 and 1.33. The information is required to obtain or retain a benefit by proble which is to fit (and by the USFOT) to process) an application. Confidentially is operend by \$5 U.S. C.12 and \$7 CFR 1.11 and 1.14. This collection to problem the problem of the prob

forms are submitted.

multiple

\*Total of

## STATEMENT UNDER 37 CFR 3.73(b)

Applicant/Patent Owner: Glaxo Group Limited						
Application No./Patent No.: 10/502,266 Filed/Issue Date: March 17, 2005						
Entitled: Piperidylcarboxamide Derivatives and Their Use in the Treatment of Tachykinin-Mediated Diseases						
Glaxo Group Limited , a Corporation (Name of Assignee) (Type of Assignee, e.g., copposition, pathership, university, government spercy, etc.)						
states that it is:						
1.						
an assignee of less than the entire right, title and interest (The extent (by percentage) of its ownership interest is						
in the patent application/patent identified above by virtue of either:						
A. An assignment from the inventor(s) of the patent application/patent identified above. The assignment was recorded in the United States Patent and Trademark Office at Reel021572, Frame0388, or for which a copy thereof is attatched.						
OR						
B. A chain of title from the inventor(s), of the patent application/patent identified above, to the current assignee as follows:						
1. From: To:						
The document was recorded in the United States Patent and Trademark Of						
Reel, Frame, or for which a copy the	nereof is attached.					
2. From: To:						
The document was recorded in the United States Patent and Trademark Office at  Reel, Frame, or for which a copy thereof is attached.						
, rialise, or for which a copy to	icico) is altacirco.					
3. From: To:	-					
The document was recorded in the United States Patent and Trademark Office at  Reel, Frame, or for which a copy thereof is attached.						
, reality , or for which a copy and con a accorda.						
Additional documents in the chain of title are listed on a supplemental sheet.						
As required by 37 CFR 3.73(b)(1)(i), the documentary evidence of the chain of title from the original owner to the assignee was, or concurrently is being, submitted for recordation pursuant to 37 CFR 3.11.  [NOTE: A separate copy (i.e., a true copy of the original assignment document(s)) must be submitted to Assignment Division in accordance with 37 CFR Part 3, to record the assignment in the records of the USPTO. See MPEP 302.08]						
The undersigned (whose title is supplied below) is authorized to act on behalf of the assignee.						
Robert M. Brinks September 25, 2008						
Signature	Date					
Robert H. Brink	919-483-3323					
Printed or Typed Name	Telephone number					
VP, Corporate Intellectual Property						
Title						

Into colocom of information is equirue by 37 CFR 7-7(b). The information is equirue to obtain or retain a borself by the public white is to fit grad by the LUEPTO in processing an explication. Confidentable is a developed by 56 LUS CF2 and 37 CFR 11 and 11.6. This occidence is estimated to black 12 minutes or properties of the complete obtaining the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete the form and/or suggestions for reducing this burder, should be sent to the Chief Information Officer, U.S. Paretain and Tradeoffices, U.S. Department of Commence, P.O. Box 1460, Abeandria, VA 2233-1490. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1460, Abeandria, VA 2233-1490. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents,

## Power of Attorney

BY THIS POWER OF ATTORNEY given this Alday of November two thousand and seven GLAXO GROUP LIMITED, a company incorporated in England and Wales (Registration No. 305979) and having its registered office at Glaxo Wellcome House, Berkeley Avenue, Greenford, Middlesex, UB6 ONN, England (hereinafter called "the Company"), HEREBY appoints all and any of its Directors, Secretary and Assistant Secretary for the time being. and SHERRY M. KNOWLES, ROBERT H. BRINK, MARCUS J. W. DALTON, HUGH B. DAWSON, PETER I. DOLTON, WENDY A. FILLER, THEODORE R. FURMAN, PETER J. GIDDINGS, EDWARD R. GIMMI, CHARLES M. KINZIG, HELEN K. QUILLIN, MARY E. MCCARTHY, JEFFREY A. SUTTON, ARTHUR W. R. TYRRELL, STEPHEN VENETIANER and SUSAN M. WHITE jointly and severally to be its true and lawful agents and attorneys (hereinafter called "the Attorneys," and each an "Attorney") on behalf and in the name of the Company or otherwise to do, perform, exercise or execute or concur with any other person or persons in doing, performing or exercising in or for any country or countries or jurisdiction in any part of the world all or any of the following powers, acts, deeds and things in connection with: letters patent, including extensions thereto (including supplementary protection certificates and the like); utility models; copyrights; trademark registrations: trademarks; trade names; trade dress; logos; design rights; designs and all rights analogous thereto and all applications therefor and any other forms whatsoever of intellectual property rights; including know-how, all of which are hereinafter called "Intellectual Property Rights". that is to sav:

- In any country or countries or jurisdiction in any part of the world to make application
  or cause application to be made for the grant or issue or transfer to the Company or
  registration in its name of Intellectual Property Rights and to take all steps necessary
  for the same to be prosecuted, maintained, withdrawn, renewed, enforced, defended
  or extended,
- 2. As the act and deed of the Company to sign, seal, deliver and execute all or any assignments or assurances, licences to the Company of or under any intellectual Property Rights or the right to and interest in any inventions to be the subject of Intellectual Property Rights for the purpose of fully and effectually vesting and transferring the same in and to the Company.
- 3. As the act and deed of the Company to sign and execute all or any assignments and acceptances of the transfer or assignment of such rights, and also any licences, sub-licences and consents from the Company of or under any Intellectual Property Rights or the right to and interest in any invention to be the subject of Intellectual Property Rights, for the purpose of fully and effectually vesting transferring or granting the same in and to any entity, whether in the United Kingdom or elsewhere, in so far as such documents can be executed without the Company's seal being affixed thereto. For purposes of this Power of Attorney, the terms "entity" means, and includes, any person, firm or company or group of persons or unincorporated body.
- 4. To give undertakings or assurances to third parties and to any Trademark Registry or official intellectual property agency or governmental department or otherwise responsible for the registration or protection of trademarks, trade names, trade dress, logos, design rights or designs for the purpose of best protecting or ensuring the coexistence of the Company's rights to trademarks, trade names, trade dress, logos, design rights or designs.
- To commence, prosecute and defend any proceedings or applications whether judicial or extra judicial relating to Intellectual Property Rights and to maintain, withdraw or settle the same.
  - For and in connection with any Intellectual Property Rights to sign, seal, deliver and execute any Power of Attorney or other deed or document authorising any agent,

including trademark and patent agents and attorneys, to act on behalf of the Company.

To apply for the registration, amendment or cancellation of user rights in respect of any trademark or trade name.

- To act in regard to all official communications which may now or hereafter be addressed to the Attorneys relating to Intellectual Property Rights or the renewal thereof in such manner that the Attorneys may be recognised as the authorised agent(s) of the Company in all proceedings in relation thereto.
- For all or any of the purposes contained herein as the act and deed of the Company 9. to sign, seal, deliver, execute and do all such documents, deeds, agreements, instruments and to do such acts as shall be requisite or may be deemed proper for or in relation to the said purposes.

It is hereby agreed that:

(a) this power of attorney shall remain in force until 31 December 2009 or (in respect of any Attorney) until his or her employment by the GlaxoSmithKline group of companies ceases, or until revocation by the Company, whichever first occurs; and

(b) in respect of any Attorney this power of attorney shall supersede and revoke with effect from the day and year first before written any power of attorney granted by the Company in favour of that Attorney covering all or some of the authorities herein contained.

AND THE COMPANY HEREBY RATIFIES and confirms and agrees to ratify and confirm all and whatsoever the Attorneys or any person, persons, firm or company appointed by them shall lawfully do or have done by virtue of the authorities herein contained.

AND THE COMPANY HEREBY DECLARES that all instruments executed under and by virtue of this Power shall be as valid and effectual as if sealed by the Common Seal of the Company.

IN WITNESS whereof GLAXO GROUP LIMITED has caused its Common Seal to be hereunto affixed the day and year first before written.

The COMMON SEAL of GLAXO GROUP LIMITED

was hereto affixed in the presence of:

CERTIFIED TRUE COPY

ment Industries Umite